

MINUTES OF THE CITY COUNCIL

CITY OF AUSTIN, TEXAS

Regular Meeting

May 5, 1960
10:00 A.M.

Council Chamber, City Hall

The meeting was called to order with Mayor Miller presiding.

Roll call:

Present: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Absent: None

Present also: W. T. Williams, Jr., City Manager; Doren R. Eskew, City Attorney; Reuben Rountree, Jr., Director of Public Works; Robert A. Miles, Chief of Police

Councilman White moved that the Minutes of the Meeting of April 28, 1960, be approved. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, White, Mayor Miller
Noes: None
Not in Council Room when vote was taken: Councilman Perry

MR. KENT RIDER appeared making request for the use of a part of Zilker Park on July 22, 23, 24, 1960, for the Boy Scouts. The Assistant City Manager stated details had been cleared through the Police Department, Fire Department, and Health Officer, and Mr. Rider stated he personally would be in charge and would be present on the camp site at all times. Councilman Bechtol moved that this permission be given as requested. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, White, Mayor Miller
Noes: None
Not in Council Room when vote was taken: Councilman Perry

MR. LES PHARES, Secretary of the South Austin Rotary Club read the following resolution:

"RESOLUTION"

WHEREAS the Rotary Club of South Austin recognized the excellent work being done by the Austin Police Department and other law enforcement agencies of this County in combatting crime and delinquency, and

WHEREAS this work is being carried out according to the highest standards of ethical law enforcement, and

WHEREAS the authority of police officers, legitimately exercised in the fulfillment of their duties has, on occasion, been challenged, and

WHEREAS some police officers have suffered verbal and physical abuse by persons being legitimately arrested,

THEREFORE BE IT RESOLVED THAT the Rotary Club of South Austin go on record as favoring that the maximum penalty provided in the law be invoked against persons found guilty of this crime, and

BE IT FURTHER RESOLVED THAT we advocate stricter penalties for illegal possession and use of firearms or other deadly weapons.

s/ Leslie G. Phares,
Leslie G. Phares, Secretary

(S) Brother Raymond Fleck, csc
Brother Raymond Fleck, President

May 4, 1960"

The Mayor thanked him for submitting this Resolution.

MR. IRVING GOODFRIEND submitted plans for a building he wants to construct on the north west corner of Guadalupe and 25th Street, and asked permission to plant some trees on both sides of his building, and to place three wrought-iron type of benches without advertisement on 25th Street; and to place some street lighting posts on that corner. He asked permission to plant the trees in the sidewalk area rather than in planter boxes. As to the lights, he stated he would furnish the current which would be turned off the same time his window display lights were. The City Manager stated it should be on record that should the trees, planted in the soil, be removed, that the block of sidewalk would be replaced by the owner. Councilman Bechtol stated that the City should be indemnified in the event the tree roots got into the utility system and there became a repair problem. Councilman Bechtol moved that Mr. Goodfriend's plans be approved subject to the many safeguards that are required, with the approval of the Utilities, Public Works, City Manager and City Attorney. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, White, Mayor Miller

Noes: None

Not in Council Room when vote was taken: Councilman Perry

MR. HARRY SCHECHTER submitted a petition signed by 38 businessmen on Congress Avenue stating they had no objections to the Council's granting SWEET ONE HOUR CLEANERS (a merchant selling services only) permission to have two hooded parking meters in front of his premises. The Council discussed his request and the petition at great length. The City Attorney listed the legal objections for granting such a request in that the whole parking meter regulations could be held to be invalid city-wide, and that the law, as it now stands, would forbid a City Council, from granting such a request. Councilman White moved that under the circumstances the request be denied. The motion, seconded

by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, White

Noes: None

Not in Council Room when vote was taken: Councilman Perry, Mayor Miller

Mayor Miller introduced the following ordinance:

AN ORDINANCE AMENDING THAT CERTAIN ORDINANCE PASSED BY THE CITY COUNCIL OF THE CITY OF AUSTIN, TEXAS, JULY 17, 1941, AND RECORDED IN ORDINANCE BOOK "L", PAGES 152-174, INCLUSIVE, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN, WHICH ORDINANCE WAS AMENDATORY OF THAT CERTAIN ORDINANCE ESTABLISHING ZONING REGULATIONS AND DISTRICTS IN ACCORDANCE WITH A COMPREHENSIVE PLAN PASSED BY THE CITY COUNCIL, APRIL 23, 1931, AND RECORDED IN BOOK "I", PAGES 301-318, INCLUSIVE, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN, THE AMENDATORY ORDINANCE HEREBY CHANGING THE USE DESIGNATION FROM "A" RESIDENCE DISTRICT AND FIRST HEIGHT AND AREA DISTRICT TO "BB" RESIDENCE DISTRICT AND FIRST HEIGHT AND AREA DISTRICT ON ONE LOT, SAME BEING THE NORTH 95 FEET 8 INCHES OF THE EAST ONE-HALF OF OUTLOT 15, DIVISION E, ORIGINAL CITY OF AUSTIN, TEXAS, AND LOCALLY KNOWN AS 901-905 WEST 19TH STREET AND 1808-1810 PEARL STREET IN THE CITY OF AUSTIN, TRAVIS COUNTY, TEXAS; ORDERING A CHANGE IN THE USE MAPS SO AS TO RECORD SUCH CHANGE; AND SUSPENDING THE RULE REQUIRING THE READING OF ORDINANCES ON THREE SEPARATE DAYS.

The ordinance was read the first time and Councilman White moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller

Noes: None

The ordinance was read the second time and Councilman White moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller

Noes: None

The ordinance was read the third time and Councilman White moved that the ordinance be finally passed. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller

Noes: None

The Mayor announced that the ordinance had been finally passed.

Mayor Miller introduced the following ordinance:

AN ORDINANCE AMENDING THAT CERTAIN ORDINANCE PASSED BY THE CITY COUNCIL OF THE CITY OF AUSTIN, TEXAS, JULY 17, 1941, AND RECORDED IN ORDINANCE BOOK "L", PAGES 152-174, INCLUSIVE, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN, WHICH ORDINANCE WAS AMENDATORY OF THAT CERTAIN ORDINANCE ESTABLISHING ZONING REGULATIONS AND DISTRICTS IN ACCORDANCE WITH A COMPREHENSIVE PLAN PASSED BY THE CITY COUNCIL, APRIL 23, 1931, AND RECORDED IN BOOK "I", PAGES 301-318, INCLUSIVE, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN, THE AMENDATORY ORDINANCE HEREBY CHANGING THE USE DESIGNATION FROM "C" COMMERCIAL DISTRICT TO "C-2" COMMERCIAL DISTRICT FOR ONE TRACT OF LAND FRONTING APPROXIMATELY 169 FEET ON THE EAST RIGHT OF WAY LINE OF AIRPORT BOULEVARD AND LOCALLY KNOWN AS 1191-1195 (1193) AIRPORT BOULEVARD, IN THE CITY OF AUSTIN, TRAVIS COUNTY, TEXAS; ORDERING A CHANGE IN THE USE MAPS SO AS TO RECORD SUCH CHANGE; AND SUSPENDING THE RULE REQUIRING THE READING OF ORDINANCES ON THREE SEPARATE DAYS.

The ordinance was read the first time and Councilman White moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The ordinance was read the second time and Councilman White moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The ordinance was read the third time and Councilman White moved that the ordinance be finally passed. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The Mayor announced that the ordinance had been finally passed.

Mayor Miller introduced the following ordinance:

AN ORDINANCE AMENDING THAT CERTAIN ORDINANCE PASSED BY THE CITY COUNCIL OF THE CITY OF AUSTIN, TEXAS, JULY 17, 1941, AND RECORDED IN ORDINANCE BOOK "L", PAGES 152-174, INCLUSIVE, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN, WHICH ORDINANCE WAS AMENDATORY OF THAT CERTAIN ORDINANCE ESTABLISHING ZONING

REGULATIONS AND DISTRICTS IN ACCORDANCE WITH A COMPREHENSIVE PLAN PASSED BY THE CITY COUNCIL, APRIL 23, 1931, AND RECORDED IN BOOK "I", PAGES 301-318, INCLUSIVE, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN, THE AMENDATORY ORDINANCE HEREBY CHANGING THE USE DESIGNATION FROM "A" RESIDENCE DISTRICT TO "C" COMMERCIAL DISTRICT OF A TRACT OF LAND FRONTING 100 FEET ON THE SOUTH RIGHT OF WAY LINE OF REINLI STREET, LOCALLY KNOWN AS 1049-1051 REINLI STREET, IN THE CITY OF AUSTIN, TRAVIS COUNTY, TEXAS; ORDERING A CHANGE IN THE USE MAPS SO AS TO RECORD THE CHANGE HEREBY ORDERED; AND SUSPENDING THE RULE REQUIRING THE READING OF ORDINANCES ON THREE SEPARATE DAYS.

The ordinance was read the first time and Councilman White moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The ordinance was read the second time and Councilman White moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The ordinance was read the third time and Councilman White moved that the ordinance be finally passed. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The Mayor announced that the ordinance had been finally passed.

Mayor Miller introduced the following ordinance:

AN ORDINANCE AMENDING THAT CERTAIN ORDINANCE PASSED BY THE CITY COUNCIL OF THE CITY OF AUSTIN, TEXAS, JULY 17, 1941, AND RECORDED IN ORDINANCE BOOK "L", PAGES 152-174, INCLUSIVE, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN, WHICH ORDINANCE WAS AMENDATORY OF THAT CERTAIN ORDINANCE ESTABLISHING ZONING REGULATIONS AND DISTRICTS IN ACCORDANCE WITH A COMPREHENSIVE PLAN PASSED BY THE CITY COUNCIL, APRIL 23, 1931, AND RECORDED IN BOOK "I", PAGES 301-318, INCLUSIVE, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN, THE AMENDATORY ORDINANCE HEREBY CHANGING THE USE DESIGNATION FROM "A"

RESIDENCE DISTRICT TO "B" RESIDENCE DISTRICT ON
LOTS 26 AND 27, ARBOLES TERRACE AND LOT 3, ARBOLES
ESTATE, IN THE CITY OF AUSTIN, TRAVIS COUNTY, TEXAS;
ORDERING A CHANGE IN THE USE MAPS SO AS TO RECORD
SUCH CHANGE; AND SUSPENDING THE RULE REQUIRING THE
READING OF ORDINANCES ON THREE SEPARATE DAYS.

The ordinance was read the first time and Councilman White moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The ordinance was read the second time and Councilman White moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The ordinance was read the third time and Councilman White moved that the ordinance be finally passed. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The Mayor announced that the ordinance had been finally passed.

The City Manager submitted the following:

"Sealed bids opened 2:00 P.M. April 28,
1960
Tabulated by: O.G. Brush, Purchasing Agent

"CITY OF AUSTIN BIDS FOR COPPER PIPE

	Quantity	K & M Supply	Alamo Iron Works	Moncrief- Lenoir Mfg. Company	Rohan Company
3/4" Type K Copper Pipe	18000'	\$6690.60	\$6825.60	\$6876.00	\$6622.20
1" Ditto	6000'	2932.30	2991.60	3018.00	2902.20
1 1/2" Ditto	400'	316.88	323.32	326.40	313.68
2" Ditto	240'	283.39	288.00	291.60	280.51
Total		\$10,223.07	\$10,428.52	\$10,512.00	\$10,118.59
Less Cash Discount		2% 204.46	2% 208.57	2% 210.24	2% 202.37
Net Total		\$10,018.61	\$10,219.95	\$10,301.76	<u>\$ 9,916.22</u>

"CITY OF AUSTIN BIDS FOR COPPER PIPE (continued)

	Quantity	Viking Supply Co.	Municipal Pipe & Fab. Company	San Antonio Machine & Supply Co.	Milstead Company
3/4" Type K Copper Pipe	18000'	\$6831.00	\$6831.00	\$6517.80	\$6688.80
1" Ditto	6000'	2991.60	2993.40	2856.60	2932.20
1 1/2" Ditto	400'	323.32	323.56	308.36	316.88
2" Ditto	240'	289.15	289.22	276.14	283.39
Total		\$10,435.07	\$10,437.18	\$9,958.90	\$10,221.27
Less Cash Discount		2% 208.70	3.2% 515.60	Net	2% 204.43
Net Total		\$10,226.37	\$ 9,921.38	\$9,958.90	\$10,016.84

"Recommendation: Recommend order be awarded Rohan Company of Waco as lowest and best bidder.

"W. T. Williams, Jr. City Manager"

Councilman White offered the following resolution and moved its adoption:

(RESOLUTION)

WHEREAS, bids were received by the City of Austin on April 28, 1960 for miscellaneous quantities of copper pipe; and

WHEREAS, the bid of Rohan Company, in the sum of \$9,916.22, was the lowest and best bid therefor, and the acceptance of such bid has been recommended by the Purchasing Agent of the City of Austin, and by the City Manager; Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

That the bid of Rohan Company in the sum of \$9,916.22 be and the same is hereby accepted, and W. T. Williams, Jr., City Manager of the City of Austin is hereby authorized and directed to execute a contract on behalf of the City of Austin with Rohan Company.

The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, White, Mayor Miller

Noes: None

Not in Council Room when vote was taken: Councilman Perry

The City Manager submitted the following:

"May 3, 1960

"Mr. W. T. Williams, Jr., City Manager

Assessment Paving Contract No. 60-A-9
Consisting of 17 Units

"Following is a tabulation of the bids received at 10:00 A.M., Tuesday, May 3, 1960 for the construction of approximately 39 blocks of pavement and accessories known as Assessment Paving Contract Number 60-A-9 consisting of 17 units.

"McKown and Sons	\$108,882.20
Lee Maners	110,481.23
Giesen & Latson Construction Co.	111,864.75
J. H. "Bud" Chastain & Sons	115,219.68
Raymond Canion & Company	118,834.48

"City's Estimate	\$119,634.62
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"I recommend that McKown and Sons with their low bid of \$108,882.20 be awarded the contract for this project.

"S. Reuben Rountree, Jr.
Director of Public Works"

Councilman White offered the following resolution and moved its adoption:

(RESOLUTION)

WHEREAS, bids were received by the City of Austin on May 3, 1960, for the construction of approximately 39 blocks of pavement and accessories known as Assessment Paving Contract Number 60-A-9 consisting of 17 units; and,

WHEREAS, the bid of McKown and Sons in the sum of \$108,882.20 was the lowest and best bid therefor, and the acceptance of such bid has been recommended by the Director of Public Works of the City of Austin, and by the City Manager, Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

That the bid of McKown and Sons in the sum of \$108,882.20, be and the same is hereby accepted, and W. T. Williams, Jr., City Manager of the City of Austin is hereby authorized and directed to execute a contract on behalf of the City of Austin with McKown and Sons.

The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, White, Mayor Miller

Noes: None

Not in Council Room when vote was taken: Councilman Perry

The City Manager submitted the following:

"May 3, 1960

"Mr. W. T. Williams, Jr.
City Manager
Austin, Texas

"Dear Mr. Williams:

"Bids were received until 2:00 P.M., Tuesday, May 3, 1960 at the Office of the Director of Water and Sewer Department for the installation of a 6-inch cast iron water main in North Street and Clay Avenue, then publicly opened and read in the second floor Conference Room, Municipal Building, Austin, Texas.

"The following is a tabulation of bids received:

<u>"FIRM</u>	<u>AMOUNT</u>	<u>WORKING DAYS</u>
Fairey-Simons, Incorporated	\$11,706.50	45
Karl Wagner, Incorporated	12,392.30	60
Austin Engineering Company	13,457.15	60
Bland Construction Company	14,127.25	35
Walter W. Schmidt	14,602.45	40
J. Wells Fainter	14,631.00	60
Glade Construction Company	14,692.20	45
J. R. Barnes Engineering Company	14,785.50	40

"It is recommended that the contract be awarded to Fairey-Simons, Incorporated on their low bid of \$11,706.50 with 45 working days.

"Yours truly,
 (Sgd) Victor R. Schmidt, Jr.
 Superintendent, Water Distribution
 (Sgd) Albert R. Davis
 Director Water and Sewer Department
 Approved: W. T. Williams, Jr.
 City Manager"

Councilman White offered the following resolution and moved its adoption:

(RESOLUTION)

WHEREAS, bids were received by the City of Austin on May 3, 1960, for the installation of a 6-inch cast iron water main in North Street and Clay Avenue; and,

WHEREAS, the Bid of Fairey-Simons, Incorporated in the sum of \$11,706.50 was the lowest and best bid therefor, and the acceptance of such bid has been recommended by the Director of the Water and Sewer Department of the City of Austin, and by the City Manager, Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

That the bid of Fairey-Simons, Incorporated in the sum of \$11,706.50, be and the same is hereby accepted, and W. T. Williams, Jr., City Manager of the City of Austin is hereby authorized and directed to execute a contract on behalf of the City of Austin with Fairey-Simons, Incorporated.

The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, White, Mayor Miller

Noes: None

Not in Council Room when vote was taken: Councilman Perry

Mayor Miller introduced the following ordinance:

AN ORDINANCE AUTHORIZING THE CITY MANAGER TO ENTER INTO A CERTAIN CONTRACT WITH J. E. SHULER; PROVIDING FOR THE APPROPRIATION OF MONEY PAID TO THE CITY OF AUSTIN UNDER SUCH CONTRACT; AND DECLARING AN EMERGENCY.

The ordinance was read the first time and Councilman Bechtol moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The ordinance was read the second time and Councilman Bechtol moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The ordinance was read the third time and Councilman Bechtol moved that the ordinance be finally passed. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The Mayor announced that the ordinance had been finally passed.

Councilman Bechtol offered the following resolution and moved its adoption:

(RESOLUTION)

WHEREAS, Andrew S. Patton is the Contractor for the addition of a building located at 221 East 11th Street and desires a portion of the sidewalk and street space abutting Lots 1, 2, and 3, Block 122, of the Original City of Austin, Travis County, Texas, during the addition to the building, such space to be used in the work and for the storage of materials therefor; therefore

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

1. THAT space for the uses hereinabove enumerated be granted to said Andrew S. Patton, the boundary of which is described as follows:

Sidewalk and Street Working Space

Beginning at a point in the northwest corner in the above described tract, said tract being the southwest corner of the intersection of East 11th Street and Brazos Street alley; thence in a westerly direction and at right angles to the center line of Brazos Street alley 5 feet to a point; thence in a southerly direction and parallel with the center line of Brazos Street alley 60 feet to a point; thence in an easterly direction and at right angles to the center line of Brazos Street alley 5 feet to a point.

Beginning at a point in the southeast corner of the above described property, said point being the northeast intersection of Brazos Street alley and 10th Street alley; thence

in a southerly direction and at right angles to the center line of 10th Street alley 5 feet to a point; thence in an easterly direction and parallel with the center line of East 10th Street alley 60 feet to a point; thence in a northerly direction and at right angles to East 10th Street alley 5 feet to a point.

2. THAT the above privileges and allotment of space are granted to the said Andrew S. Patton, hereinafter termed "Contractor", upon the following express terms and conditions:

(1) That the Contractor shall construct a guard rail within the boundary lines of the above described space, such guard rail to be at least 4 feet high and substantially braced and anchored.

(2) That the Contractor is permitted to construct in his working space a substantial gate which shall be kept closed at all times when not in use, and at all times that such gate is open, the Contractor shall maintain a person at this gate to warn pedestrians and vehicles of approaching trucks. This gate is not to open out so as to impede vehicular or pedestrian traffic.

(3) That no vehicles in loading or unloading material at the working space shall park on any part of the street outside of the allotted working space.

(4) That "No Parking" signs shall be placed on the street side of the barricades.

(5) That the Contractor is permitted to construct a temporary work office within such allotted working space provided such work office is not within 25 feet of any corner street intersection.

(6) That the Contractor shall in no way obstruct any fire plugs or other public utilities in the construction of such barricades.

(7) That provisions shall be made for the normal flow of all storm waters in the gutter and the Contractor will be responsible for any damage done due to obstruction of any such storm water.

(8) That the Contractor shall place on the outside corners of any walkway, barricades or obstructions, red lights during all periods of darkness and provide lighting systems for all tunnels.

(9) That the Contractor shall remove all fences, barricades, loose materials and other obstructions on the sidewalk and street immediately after the necessity for their existence on said sidewalk or street has ceased, such time to be determined by the City Manager, and in any event all such sidewalk barricades, materials, equipment and other obstructions shall be removed not later than November 1, 1960.

(10) That the City reserves the right to revoke at any time any and all the privileges herein granted or to require the erection or installation of additional barriers or safeguards if the conditions demand it.

(11) That the use and enjoyment of the spaces herein granted shall not be exclusive as against public needs, and the City, in making such grant reserves the right to enter and occupy any part or all of said space any time with its

public utilities, or for other necessary public purposes.

(12) That any public utility, or public or private property disturbed or injured as a result of any of the activities necessary for the completion of the construction work for said building projects, whether done by the Contractor, City Forces, or public utilities, shall be replaced or repaired at the Contractors expense.

(13) That the Contractor shall furnish the City of Austin a surety bond in the sum of Two Thousand Dollars (\$2,000) which shall protect, indemnify and hold harmless the City of Austin from any claims or damages to any person or property that may accrue to or be brought by any person by reason of the exercise or abuse of the privileges granted the Contractor by the City of Austin and shall guarantee the replacement of all sidewalks, pavement and all other public property and public utilities disturbed or removed during the construction work and shall further guarantee the construction of a walkway and other safeguards during the occupancy of the space.

The motion, seconded by Councilman White, carried by the following vote:
Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

Mayor Miller introduced the following ordinance:

AN ORDINANCE PERPETUALLY VACATING AND CLOSING
THAT CERTAIN ALLEY TRAVERSING OUTLOT 62, DIVISION E
OF THE GOVERNMENT OUTLOTS ADJOINING THE ORIGINAL CITY
OF AUSTIN, IN THE CITY OF AUSTIN, TRAVIS COUNTY, TEXAS;
RETAINING AN EASEMENT FOR PUBLIC UTILITY PURPOSES, AND
SUSPENDING THE RULE REQUIRING THE READING OF AN ORDINANCE ON THREE SEPARATE DAYS.

The ordinance was read the first time and Councilman Bechtol moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The ordinance was read the second time and Councilman Bechtol moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The ordinance was read the third time and Councilman Bechtol moved that the ordinance be finally passed. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The Mayor announced that the ordinance had been finally passed.

The Council had before it the following petition, signed by 24 property owners, filed in the City Clerk's Office by Banks Miller, Jr.:

"TO THE CITY COUNCIL OF AUSTIN, TEXAS:

"We, the undersigned property owners, petition the City Council to amend and change to Use District "A" Residence, First Height and Area, from "O" Office, First Height and Area, the area described as follows:

"Locally known as 2815-2841 Hancock Drive. Three tracts of land fronting approximately 349.38 feet on the south right-of-way line of Hancock Drive, beginning at a point approximately 115 feet east of the east right-of-way line of North Fresco Drive and having a minimum depth of 143 feet and a maximum depth of 235 feet. Same being Lot 3 and the west 40.84 feet of Lot 2, Newton and Luckey Subdivision and an adjoining tract being more particularly described in field notes on file with the Department of Planning, City of Austin, Texas."

This is the W. L. Mayfield property zoned "O" Office, November 19, 1959. Councilman Bechtol moved that the petition be referred to the Planning Commission for further extensive study. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, White,

Noes: None

Not in Council Room when vote was taken: Councilman Perry, Mayor Miller

The Council had before it a letter from Mr. E. Ahlgrimm requesting permission to withdraw the Zoning Application of the Becker Properties at North Loop and Grover, locally known as 5301-5305 Grover Avenue and 1104-1106 North Loop Boulevard. Councilman Bechtol moved that the withdrawal be accepted. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller

Noes: None

The Council recessed the zoning hearing for a few minutes, to greet and welcome skating stars from the Holiday on Ice, MRS. ALICE QUESSY and MISS JANE MORRIS. Mr. Ted Wimberly, Civitan Club, was presented the proclamation declaring the week of May 3rd through 8th, as HOLIDAY ON ICE WEEK.

The Council resumed its zoning hearing.

Pursuant to published notice thereof the following zoning was publicly heard:

AREA 6	Allandale Terrace, Sec.1	From Interim "A"
AREA 7	Allandale Park, Secs.3 & 4	Residence
AREA 8	Northtowne, Section 1	To "A" Residence 1st
AREA 9	Wooten Park, Secs.3,4 & 5	Height and Area
AREA 10	Pt. of St. Anthony Oaks,	RECOMMENDED by the
	Secs. 1 & 2	Planning Commission
AREA 11	1.38 acres south of E.	
	Powell Lane, North	
	of Lola Drive	

AREA 12	3.39 acres N. of Oertli Lane, E. of Georgian Drive
AREA 13	Highland Hills, Sec.5, Phase 3
AREA 14	3.58 acres on Mt. Barker Drive

No one appeared. The Mayor asked those who wished to establish the original zoning as "A" Residence 1st Height and Area to vote "aye"; those opposed to vote "no". Roll call showed the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The Mayor announced that the original zoning had been established as "A" Residence 1st Height and Area and the City Attorney was instructed to draw the necessary ordinance to cover.

AREA 15 - NORMAN T. CHILDERS, et ux by Sam West, Realtor	6000-10 Bolm Road	From Interim "A" Residence To "C" Commercial 1st Height and Area
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No one appeared. Councilman Bechtol moved that subject to an agreement between the property owners and city, the original zoning be established as "C" Commercial 1st Height and Area. The motion, seconded by Councilman Perry, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The Mayor announced that the original zoning had been established as "C" Commercial 1st Height and Area and the City Attorney was instructed to draw the necessary ordinance to cover.

AREA 16 - TRANS-TEXAS ENTERPRISES, INC. by Irvin H. Reeves, President	East of South Lamar, South of Westrock Drive	From Interim "A" Residence To "GR" General Retail 6th Height & Area
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No one appeared. Councilman White moved that the original zoning be established as "GR" General Retail 6th Height and Area. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The Mayor announced that the original zoning had been established as "GR" General Retail 6th Height and Area and the City Attorney was instructed to draw the necessary ordinance to cover.

Mayor Miller brought up the following ordinance for its third reading:

AN ORDINANCE PROVIDING FOR THE EXTENSION OF CERTAIN BOUNDARY LIMITS OF THE CITY OF AUSTIN AND THE ANNEXATION OF CERTAIN ADDITIONAL TERRITORY CONSISTING OF FIVE ACRES OF LAND, SAME BEING OUT OF AND A PART OF THE J. C. TANNEHILL LEAGUE IN TRAVIS COUNTY, TEXAS, WHICH SAID ADDITIONAL TERRITORY LIES ADJACENT TO AND ADJOINS THE PRESENT BOUNDARY LIMITS OF THE CITY OF AUSTIN, IN PARTICULARS STATED IN THE ORDINANCE.

The ordinance was read the third time and Councilman Bechtol moved that the ordinance be finally passed. The motion, seconded by Councilman Palmer, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The Mayor announced that the ordinance had been finally passed.

MR. D. J. CROWLEY, District Manager of Southern Union Gas Company, and MR. J. W. SCARBROUGH, Superintendent, appeared before the Council regarding space assignments for the Company, regarding placing the gas line to the new Power Plant on the bridge rather than in the river bed. The City Manager did not recommend placing the line on the bridge and stated the consulting engineer, Mr. Higgins, of Brown and Root, had advised against this, as the high-pressure line would constitute some degree of hazard, and that he had recommended if the pipe were placed deep in the river bed to secure it from floods, it would be safer than on the bridge. The Mayor stated the Railroad Commission should be contacted on this to see what it recommended. He told the Gas Company officials that the City had all of the rights-of-way, and the Company would run into no trouble there. He stated this was a long contract, and it was necessary to have all the safeguards to protect human life and all the other factors. He suggested that the Brown and Root consultants be contacted again also. Action on the space assignments was deferred until after the bids on the line were received.

The City Manager brought up the drainage project which the Council had under consideration in North Plains Subdivision, to do away with the temporary ditch. He stated the project would involve placement of pipe in North Plains Avenue from Sales Street across Brockman Street and into an existing culvert on Burnet Road. He said this was a project which the City would ordinarily participate in; but at this time there are no funds available. To get started, MR. NASH PHILLIPS would like to put up the money, and let the City do the work and reimburse him at some later date, and it was the City Manager's recommendation that this be worked out. After discussion, Councilman White moved to follow the City Manager's recommendation and proceed with the work. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White
Noes: None
Not in Council Room when vote was taken: Mayor Miller

The City Manager stated a circular letter had been received from the ATOMIC ENERGY COMMISSION regarding the setting up of several atomic energy plants in cities, and had asked if the City were interested. He had talked with the Brown and Root Consulting Engineers, and they had written a letter stating this was not an advantageous thing for the City at this time. He read the letter setting out the disadvantages as follows:

"April 27, 1960

"Mr. D. C. Kinney
City of Austin
P. O. Box 1160
Austin 64, Texas

"Dear Mr. Kinney:

"After thorough investigation of the information submitted to you by the Atomic Energy Commission in regard to your participation in Atomic Reactor demonstration, we wish to point out the following conditions and limitations of this program.

"The primary contract is for the supplying of steam at a predetermined rate and cost for a five (5) year period. During this period the availability of the reactor system would be about 60% due to demonstrations, equipment limitations, refueling, etc. After the initial five (5) year operational period, the contract may be extended at the option of the A.E.C. The maximum operational period will be ten (10) years after which time the reactor system could be sold to the utility or dismantled. The steam cost during the operational period will be based in part on the cost of fossil fuel and will reflect any changes in this fuel cost. The contract also calls for payment of steam costs during reduced load operation to be based on reactor available steam production rather than actual steam productions. The A.E.C. also has the right to suspend operation of the reactor at any time deemed necessary in the interest of public health and safety.

"The installed cost of the City of Austin's portion of this contract would be in excess of that of a conventional power plant of this rating; in fact, with the requirement of special equipment, safeguards, etc., the increase would exceed the installed cost of a complete power plant of this rating.

"Another drawback or disadvantage of this participation contract is the heat rate of the turbo-generator cycle of this plant being lower than that of an equivalent unit due to limitation of steam pressure and the absence of super-heat. This unit would also be costly to operate at a later date if a fossil fuel burning boiler had to be installed in lieu of the reactor.

"In talking with Mr. K. A. Dunbar of the A.E.C., we were informed that the plant site should be in an area of low density population. This would mean cheap plant site cost but would also require an extensive transmission line that would more than off-set this saving. Mr. Dunbar also stated that it would be possible to contaminate the cooling water system with a condenser failure. The solution to this problem would be a cooling tower or a retention pond on the cooling water discharge system involving an expenditure of additional money. Mr. Dunbar further stated that the required operating personnel for this plant would not only be greater in number, compared to the conventional plants, but would also be much higher caliber men and, therefore, command a premium salary.

"It is also quite possible this unit could become obsolete in design before

termination of the contract.

"It is Brown & Root's recommendation that participation by the City of Austin in this A.E.C. demonstration plant be deferred until such time when the load characteristic of your system warrants its use, or until atomic power plants of this nature are developed to a point where design, construction, and operating costs are more in line with the fossil fuel burning units.

"We are returning herewith the Model Contract and the Atomic Energy Commission's letter of January 8, together with the Turbine-Generator Proposal.

"We were pleased to review this matter for you; and we will discuss this matter further with you in your office on Friday, April 29.

"Very truly yours,
BROWN & ROOT, INC.
(Sgd) D. N. Higgins
D. N. Higgins
Chief Power Engineer"

Councilman Palmer stated that their contract may have to be revised before cities could submit bids, and suggested that the Commission be written that Austin is definitely interested; but at this moment under this contract there were certain items that it could not make an offer; but if they did submit alternate propositions, the City would welcome an opportunity to bid again. Councilman Perry asked that the Commission be informed that the City was considering the matter.

The City Manager submitted the recommendations from the Recreation Director for a Junior Golf Fee at the Municipal Golf Course, of 50¢ for 18 holes, not to include Holidays and Saturdays--just Mondays through Fridays, during June, July and August. Councilman Bechtol moved that the junior golf fee be set as recommended. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The City Manager stated he was about ready to proceed with the design work on the water project on South 1st Street down to the Sewage Disposal Plant on the south side of the river bank, and wanted to engage the services of consulting engineers, and listed the amounts of engineering services by the various consultants. At this time it was his recommendation that MARVIN TURNER CONSULTING ENGINEERS be selected to do this design work. Councilman White moved that MARVIN TURNER CONSULTING ENGINEERS be selected for this water project. The motion, seconded by Councilman Palmer, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The City Manager stated the Recreation Director had received a request from the U.S.O. for permission to use Zilker Club Hut, free of charge, each Saturday night for the Bergstrom Field personnel. After discussion of the present policies and of recreational facilities for the military men in this area, the Council informally agreed to grant the permission for the month of June at the regular charge, and see how many participated.

Councilman Bechtol brought up Mr. Scrugg's requests, and outlined the things he had asked--(1) the closing of the alley between 17th and 18th, which has been done; (2) the closing of 17th Street, which he had been told was not feasible; (3) Paving of Neches Street from 16th to 17th, which still remains in question; (4) His buying a portion of city-owned land on 18th to give him access, and his offer to contribute up to a half of the cost of improving Waller Creek, his half not to exceed \$1,000. Councilman Palmer stated this improvement in Waller Creek was not particularly for the public. After discussion, Councilman Bechtol moved to sell Mr. Scruggs the city property in question for \$350.00, subject to there being no further need of this property for the City. The motion, seconded by Councilman Palmer, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

MAYOR MILLER reported a bad situation on the ramps at the Auditorium, in that the first ramp is several inches from the floor; and in places had no boards or rubber covers, and people were tripping and falling.

The Assistant City Manager made a report on the contract at the Pitch and Putt Golf Course, stating Mr. Kinser would accept the rate of \$200.00 per month on a year to year basis, but that he had raised the question of selling beer, stating the customers purchased it elsewhere and brought in on the Course. Councilman Palmer stated this would be a concession-right matter, and also would require a zoning change. Councilman Bechtol moved that his lease be renewed on a year to year basis for \$200.00 a month. The motion, seconded by Councilman Palmer, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The Assistant City Manager called attention to a write-up in the Corpus Christi paper commending the Austin Safety Program under the direction of MR. FRANK BEARDSLEY. This was in the paper dated May 3, 1960.

The Assistant City Attorney, MR. DUDLEY FOWLER, displayed a map showing property on which he had a signed contract --14.3 acres--from RUBY R. LEIGH, for \$37,300, and the property owners to retain the improvements for 25%. He had another piece of property owned by MR. ROY A MILLER on Anchor Lane, which he was recommending \$27,300. After discussion of prices and appraisals, Councilman White moved that the City Manager be authorized to acquire this land. The motion, seconded by Councilman Bechtol, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

Councilman Bechtol offered the following resolution and moved its adoption:

(RESOLUTION)

WHEREAS, the City Council of the City of Austin has found that public necessity requires the expansion and improvement of the Robert Mueller Municipal Airport, in the City of Austin, by the acquisition of land to the south and west of said Airport; and,

WHEREAS, the City Council has found and determined that public necessity requires the acquisition of the hereinafter described tract of land for such airport expansion; and,

WHEREAS, the City of Austin has negotiated with the owner of said land and has been unable to agree with such owner as to the fair cash market value thereof; Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

That the City Manager be and he is hereby authorized and directed to file or cause to be filed against the owner and lienholders, a suit in eminent domain to acquire fee simple title for said purposes to the following described tract of land:

Being all of that certain 14.305 acre tract of land out of and a part of the J. C. Harrelson Survey in the City of Austin, Travis County, Texas, said 14.305 acres of land being out of and a part of that certain 59 acre tract of land conveyed to Cecil Looke and Dudley Looke by warranty deed dated December 10, 1930 of record in Volume 459 at page 593 of the Deed Records, Travis County, Texas; an undivided one-half (1/2) interest in and to said 14.305 acre tract of land having been conveyed to the said Cecil Looke by Warranty Deed from the said Dudley Looke dated July 18, 1933 of record in Volume 490 at page 628 of the Deed Records of Travis County, Texas, SAVE AND EXCEPT, however, from the aforementioned 14.305 acre tract of land that certain one (1.0) acre tract of land conveyed to Mrs. Edith R. Ramage by Warranty Deed from the said Cecil Looke dated November 30, 1935 of record in Volume 536 at page 40 of the Deed Records of Travis County, Texas, also SAVE AND EXCEPT from the aforementioned 14.305 acre tract of land that certain 0.17 of one acre tract of land conveyed to the State of Texas and Travis County, Texas by Warranty Deed from the said Cecil Looke et ux, Clara Looke dated April 12, 1940 of record in Volume 645 at page 550 of the Deed Records of Travis County, Texas, also SAVE AND EXCEPT from the aforementioned 14.305 acre tract of land, that certain 1.47 acre tract of land conveyed to Clara Ethel Sunday by Deed of Gift from the said Cecil Looke et ux, Bessie Looke dated September 1, 1947 of record in Volume 908 at page 338 of the Deed Records of Travis County, Texas.

The motion, seconded by Councilman White, carried by the following vote:
Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

Councilman White offered the following resolution and moved its adoption:

(RESOLUTION)

WHEREAS, the City Council of the City of Austin has found that public necessity requires the expansion and improvement of the Robert Mueller Municipal Airport, in the City of Austin, by the acquisition of land to the south and west of said Airport; and,

WHEREAS, the City Council has found and determined that public necessity requires the acquisition of the hereinafter described tract of land for such airport expansion; and,

WHEREAS, the City of Austin has negotiated with the owner of said land and has been unable to agree with such owner as to the fair cash market value thereof; Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

That the City Manager be and he is hereby authorized and directed to file or cause to be filed against the owner and lienholders, a suit in eminent domain to acquire fee simple title for said purposes to the following described tract of land;

Being all of that certain 1.47 acre tract of land out of and a part of the J. C. Harrelson Survey in the City of Austin, Travis County, Texas, which was conveyed to Clara Ethel Sunday by deed of Gift dated September 1, 1947 of record in Volume 908 at page 338 of the Deed Records, Travis County, Texas.

The motion, seconded by Councilman Bechtol, carried by the following vote:
Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

Councilman White offered the following resolution and moved its adoption:

(RESOLUTION)

WHEREAS, the City Council of the City of Austin has found that public necessity requires the expansion and improvement of the Robert Mueller Municipal Airport, in the City of Austin, by the acquisition of land to the south and west of said Airport; and,

WHEREAS, the City Council has found and determined that public necessity requires the acquisition of the hereinafter described tract of land for such airport expansion; and,

WHEREAS, the City of Austin has negotiated with the owner of said land and has been unable to agree with such owner as to the fair cash market value thereof; Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

That the City Manager be and he is hereby authorized and directed to file or cause to be filed against the owner and lienholders, a suit in eminent domain to acquire fee simple title for said purposes to the following described tract of land:

Being out of that certain one (1.0) acre tract of land out of and a part of the J. C. Harrelson Survey in the City of Austin, Travis County, Texas, which was conveyed to Mrs. Edith R. Ramage by Warranty Deed dated November 30, 1935, of record in Volume 536 at page 40 of the Deed Records of Travis County, Texas, SAVE and EXCEPT, however, from the aforesaid one (1.0) acre tract of land that 0.024 of one acre of land which was conveyed by Warranty Deed from the said Joe M. Ramage et ux, Edith R. Ramage to the State of Texas and Travis County, Texas dated April 12, 1940 of record in Volume 643 at page 360 of the Deed Records of Travis County, Texas.

The motion, seconded by Councilman Bechtol, carried by the following vote:
Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller
Noes: None

The Council recessed until 3:00 P.M.

RECESSED MEETING

3:00 P.M.

At 3:00 P.M. the Council resumed its meeting and held another hearing on the proposed Electrical Ordinance.

Present: Mr. Dexter Kinney, Director of Electric Utilities, and Chairman of the Electric Board; Mr. Ed Grimmer and Mr. W. K. Jennings, members of the Electric Board; Mr. Joe Addison, representing the Austin Association of Home Builders, and Mr. Richard Baker, General Counsel of the Austin Association of Home Builders; and Mr. Frank Denius, representing the Building Owners and Managers Association.

MR. DENIUS submitted proposed amendments to the Proposed Changes to the Electrical Code, as pertained to Maintenance Electricians, and went over each section covered. Councilman Bechtol inquired if this had been submitted to the Electrical Board and to the Committee that studied and drew up this proposed Electrical Code; and suggested if not that this be referred to the Board and see what could be worked out. After discussion, Councilman Palmer stated these recommendations would be referred to the Board, and Mr. Denius stated that would be satisfactory to his group.

The Council then went over the Proposed Electrical Ordinance as heard on March 10th, and 17th.

Councilman Bechtol moved that Sec. 9.62 - WIRING--BASED UPON LOCATION AND USE OF BUILDING. Paragraph (2), read as follows:

- "(2) Apartment houses of three stories or more, rooming houses, boarding houses, fraternity houses and sorority houses not over one story in height may be wired as required in paragraph (1) of this section. If two stories or over in height they shall be wired as required in paragraph (3) of this section."

The motion, seconded by Councilman Palmer, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, White, Mayor Miller

Noes: None

Present but not voting: Councilman Perry

Councilman Bechtol moved that Section 9.64 - ENTRANCE SERVICE CONDUCTORS-Generally. Paragraph (2) and (3) be amended to read as follows:

- "(2) All service entrance conductors supplying dwellings will be a minimum of three #6 copper, or equivalent, with six circuit pannel. All single phase services shall be three wire, all main service over-current units for installation of six circuit, or over shall be not less than 60 amperes for fused switches nor less than 50 amperes for circuit breakers, or equivalent."
- "(3) All service entrance conductors and main service over-current units supplying dwellings with a demand load in excess of 10 KW shall have a minimum current carrying capacity of 100 amperes including the 100 ampere panel."

The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, White

Noes: None

Present but not voting: Councilman Perry

Not in Council Room when vote was taken: Mayor Miller

Lengthy discussion was held on Paragraph (6), Sec. 9.64. Mr. Atkison disagreed with this paragraph. The Board and its Chairman Mr. Kinney explained the reasons for this section and its option. An Interpretation of No. 461 of the National Code was on file. It was decided to wait until the Chief Electrical Inspector returned and talk with him again.

Councilman Bechtol moved that the Council adjourn. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Bechtol, Palmer, Perry, White, Mayor Miller

Noes: None

The Council adjourned at 5:25 P.M., subject to the call of the Mayor.

APPROVED _____

Mayor

ATTEST:

Elaine Kowaley
City Clerk